1 2 3 4 5 6	DANIEL A. CROLEY (SBN: 154386) KATHERINE O'NEAL (SBN: 124657) FUTTERMAN DUPREE DODD CROLEY MA 601 Montgomery Street, Suite 1210 San Francisco, California 94111 Telephone: (415) 399-3840 Facsimile: (415) 399-3838 Email: dcroley@fddcm.com Email: koneal@fddcm.com  Attorneys for Defendant Anthony Giarratano	IER LLP	
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10	SAN FRANCISCO DIVISION		
11	JOHN DOE 1, JOHN DOE 2, JOHN DOE 3,	Case No.: 3:22-cv-01559-LB	
12	JOHN DOE 4, JOHN DOE 5, JOHN DOE 6, JOHN DOE 7, JOHN DOE 8, JOHN DOE 9,	STIPULATION REGARDING THE	
13	JOHN DOE 10, JOHN DOE 11, JOHN DOE 12, JOHN DOE 13, and JOHN DOE 14,	DEFENDANTS' DEADLINE TO RESPOND TO THIRD AMENDED	
14	individually and on behalf of all others similarly situated,	CLASS ACTION COMPLAINT OR POTENTIAL FOURTH AMENDED CLASS ACTION COMPLAINT	
15	Plaintiff,	CLASS ACTION COMPLAINT	
16	v.		
17 18	THE UNIVERSITY OF SAN FRANCISCO, ANTHONY N. (AKA NINO) GIARRATANO, and TROY NAKAMURA,		
19	Defendant.		
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1	Pursuant to Civ. L.R. 6-1 and 7-12, Plaintiffs John Does 1 through 14 ("Plaintiffs"), the		
2	University of San Francisco ("USF"), and Anthony Giarratano and Troy Nakamura (collectively		
3	"Coach Defendants" and with USF "Defendants") hereby stipulate as follows:		
4	STIPULATION		
5	WHEREAS, on August 30, 2023, Plaintiffs filed their 125-page Third Amended Class		
6	Action Complaint in this action;		
7	WHEREAS, the Defendants' current deadline to respond to the Third Amended Class		
8	Action Complaint is September 13, 2023, see Dkt. 133;		
9	WHEREAS, USF plans to move to dismiss the Third Amended Class Action Complaint;		
10	WHEREAS, in order to effectuate a more orderly and efficient progression of the		
11	litigation, the parties have agreed that Coach Defendants' response to the operative pleading will		
12	be due twenty days from date of the Court's ruling on USF's motion to dismiss ("the Ruling") or		
13	the deadline stated in the Ruling for USF's response; and		
14	WHEREAS, the parties agree that USF's response to the operative pleading will be due		
15	twenty days from the Ruling or twenty days from the filing of the Fourth Amended Class Action		
16	Complaint, unless the Court sets a deadline for USF's response in the Ruling.		
17	THEREFORE, the Parties hereby stipulate and agree as follows:		
18	Coach Defendants shall answer or otherwise respond to the Third Amended Class Action		
19	Complaint or any amended complaint arising from the Ruling (i.e., Fourth Amended Class		
20	Action Complaint, if any is filed) no later than twenty days from the Ruling or any deadline		
21	stated in the Ruling for USF's response;		
22	If the Court denies USF's motion to dismiss, USF shall answer the Third Amended Class		
23	Action Complaint no later than twenty days after the Ruling, or by any deadline set for USF's		
24	response in the Ruling. If the Court grants USF's motion and Plaintiffs file a Fourth Amended		
25	Class Action Complaint, USF's response to that pleading will be due twenty days after that		
26	filing, unless the Court sets a different deadline in its Ruling.		
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1	SO STIPULATED.	
2	Dated: September 12, 2023	Respectfully submitted,
3		FUTTERMAN DUPREE DODD CROLEY MAIER LLP
4		By: /s/ Daniel A. Croley Daniel A. Croley
5		Futterman Dupree Dodd Croley Maier LLP 601 Montgomery Street, Suite 1210
6		San Francisco, CA 94111 Phone: (415) 399-3840
7		Email: <u>deroley@fddcm.com</u> Attorneys for Defendant
8		Anthony Giarratano
9		
10	Dated: September 12, 2023	FEGAN SCOTT LLC
11		By: /s/ Lynn Ellenberger Lynn Ellenberger
12		Fegan Scott LLC
13		500 Grant Street, Suite 2900 Pittsburgh, PA 15219
14		Phone: (412) 345-4101 Email: <a href="mailto:lynn@feganscott.com">lynn@feganscott.com</a>
15		
16	Dated: September 12, 2023	LIEFF CABRASER HEIMANN & BERNSTEIN, LLP
17		By: /s/ Jonathan Selbin Jonathan Selbin
18		Lieff Cabraser Heimann & Bernstein, LLP
19		275 Battery Street, 29th Floor San Francisco, CA 94111
20		Phone: (415) 956-1000 Email: jselbin@lchb.com
21		Attorneys for Plaintiffs and the Proposed Class
22		•
23	Dated: September 12, 2023	SCOTT RAPKIN
24		By: /s/ Scott Brian Rapkin
25		Scott Brian Rapkin Rapkin & Associates, LLP
26		475 Washington Blvd. Marina del Rey, CA 90292
27		Phone: (310) 319-5465 Email: scottrapkin@rapkinesq.com
28		Attorneys for Defendant Troy Nakamura
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FUTTERMAN DUPREE DODD CROLEY MAIER LLP

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1	Dated: September 12, 2023 STEPTOE & JOHNSON LLP		
2	By: /s/ Jonathan M. Baum		
3	Jonathan M. Baum Steptoe & Johnson		
4	One Market Plaza Steuart Tower, Ste. 1070		
5	San Francisco, CA 94105 Phone: (415) 365-6700		
6	Email: <u>jbaum@steptoe.com</u> Attornevs for Defendant		
7	The University of San Francisco		
8			
9	ATTESTATION		
10	I hereby attest, pursuant to Northern District of California, Local Rule 5-1(h)(3) that		
11	concurrence to the filing of this document has been obtained from each signatory hereto.		
12	Dated: September 12, 2023 FUTTERMAN DUPREE DODD CROLEY MAIER LLP		
13	By: _/s/ Daniel A. Croley		
14	Daniel A. Croley  Attorneys for Defendant		
15	Anthony Giarratano		
16			
17			
18	<u>ORDER</u>		
19	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
20			
21	September 13, 2023 DATED		
22	DATED		
23	HON. LAUREL BEELER UNITED STATES MAGISTRATE JUDGE		
24	UNITED STATES MADISTRATE JUDGE		
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FUTTERMAN DUPREE DODD CROLEY MAIER LLP